REMARKS

The application has been amended and is believed to be in condition for allowance.

This amendment replaces the unentered amendment of July 26, 2005 and is being filed as part of an RCE application.

Attached to this amendment is a Revocation and Power of Attorney and a Certificate Under 37 CFR 3.73(b). All future correspondence concerning the application should be sent to Young & Thompson at the address indicated.

Claims 38-86 are pending.

Claims 38-57, 60, 67, 68, and 72-74 were rejected under Section 112, second paragraph as indefinite.

The claims have been amended to remedy the stated basis of rejection. Note that claims 40 and 60 first introduces the recitation of "user-specific identity and preference data". Since "data" is plural, the recitation is believed proper in each claim. Claims 44 and 51-54 have been amended to depend from claim 40, and claims 64 and 71-74 have been amended to depend from claim 60.

Withdrawal of the indefiniteness rejection is solicited. Should any further formal matters be discovered, it is requested that the undersigned attorney be contacted.

Claims 38-86 stand rejected as anticipated by IMMERMAN 6,574,617.

The present invention includes the feature, e.g., as recited by claim 38, of "determining, in the service database, a list of services based on the published user-specific data". The Official Action, on page 4, identifies this feature as step 11g.

Note that "published user-specific data" is derived from the previous recitation of "publishing at least part of the user-specific data of the identity database to the service database,". Also note that the prior recitation of "maintaining user-specific data and preference data of at least one user of said at least one service access point (SAP) in the at least one identity database," establishing the recited user-specific data.

For this feature, the Official Action has offered IMMERMAN column 18, lines 5-13 together with Figure 18 to show a list of services generated from configuration profile document 138, which is stored in service database 140.

However, the claim recitations require that userspecific data of the identity database (first database) be used
to determine the list of services available from the service
database (second database).

After this, services relating to the user preferences are selected automatically according to the user-specific data. This arrangement provides a solution to manage and configure services from remote multiple sources in a dynamic manager based on preferences of the user. See the specification page 3, lines 18-22.

In contrast, IMMERMAN discloses in column 18, lines 513 that services are selected manually from a list offered by the
configuration document for offline use only which list resides in
a source. This disclosure does not satisfy the recitation of
"determining, in the service database, a list of services based
on the published user-specific data". Put another way, IMMERMAN
does not teach that user-specific data from a first database is
used to determine the list of services from a second database.

Rather, accordingly to IMMERMAN, the ID policy database comprises user data but the patent does not suggest that the content of the list would be determined on the basis of the ID policy database. For example, IMMERMAN does not teach that a local security policy document is created in the ID policy database. Thus, IMMERMAN does not teach "determining, in the service database, a list of services based on the published user-specific data".

Similarly, claim 58 recites "a means for determining in the service database a list of services based on the published user-specific data." This recitation is not anticipated for the above reasons.

Also, claim 81 recites "a means for determining a list of services based on the published user-specific data." This recitation is also not anticipated for the above reasons.

In view of at least this shortcoming, the independent claims are not anticipated. Reconsideration and allowance of

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claims 38, 58, and 81, and their dependent claims, are respectfully requested.

Applicant believes that the present application is in condition for allowance and an early indication of the same is respectfully requested.

Should an interview with the undersigned attorney be deemed beneficial, it is requested that the undersigned attorney be contacted prior to any further Official Action.

The Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 25-0120 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17.

Respectfully submitted,

YOUNG & THOMPSON

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REL/lk

APPENDIX:

The Appendix includes the following items:

- Revocation and Power of Attorney
- Certificate Under 37 CFR 3.73(b)

3502-1078 PATENTS

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In we application of

Serial 09/779,898

Time HOTTI

Confirmation No. 6603

GROUP 2155

Filed February 8, 2001

Examiner Liang Che A. Wang

TITLE: METHOD AND SYSTEM FOR DATA MANAGEMENT

Assistant Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir,

Revoking all previous powers of attorney, SOLID IMPOSPRATION TECHNOLOGY, OY, assignee of the above-identified application, which assignment was recorded on June 19, 2001, on Real 011914, frame 0559, or for which a copy thereof is attached, hereby appoints ROBERT J. PATCH, Reg. No. 17,355, AMDREW J. PATCE, Reg. No. 32,925, ROBERT P. HARGEST, Reg. Mo. 25,590, RESOLT CASTRI, Reg. No. 35,041, THOMAS PERRIME, Reg. No. 33,027, ROLAND E. LONG, JR., Reg. No. 41,949, ERIC JERSEN, Reg. No. 37,855, LTAN MCDOWELL, 44,231, and PRILIP DUBOIS, 55,695 whose address is:

c/o Young & Thompson Suite 200 745 South 23rd Street Arlington, VA 22202

Customer No. 00466 PATENT TRADÉRIASE OFFICE

Page 1 of 2

as attorneys to prosecute this application and to transact all business in the Patent and Trademark Office in connection therewith.

Respectfully aubmitted,

SOLID INFORMATION TECHNOLOGY, OF

TITLE Vice Preci let and hereal honger

Date 01-22-05

IN THE UNITED STATES PATENT AND TRADSPORK OFFICE

In re application of

Timo HOTTI

Confirmation No. 6603

Serial 09/779,898

GROUP 2155

Filed February 8, 2001

Examiner Liang Che A. Wang

TITLE: METHOD AND SYSTEM FOR

DATA MANAGEMENT

CERTIFICATE UNDER 37 CFR 3.73(b)

Assistant Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

SOLID INFORMATION TECHNOLOGY, OY, contifies that it is the assignee of the entire right, title and interest in the patent application identified above by virtue of a chain of title from the inventor, of the patent application identified above, to the current assignee as shown below:

From: Timo HOTTI

To: SOLID INFORMATION TECHNOLOGY, OY

The document was recorded in the Patent and Trademark Office on June 19, 2001, at Reel 011914, Frame 0559, or for which a copy thereof is attached.

The undersigned has reviewed all the evidentiary documents in the patent application identified above and, to the

Page 1 of 2

best of undersigned's knowledge and belief, title is in the assigned identified above.

The undersigned (whose title is supplied below) is empowered to act on behalf of the assignee.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under '1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

SOLID INFORMATION TECHNOLOGY, OY

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